Ms. Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street SW Washington, DC 20554

Re: In the Matter of LightSquared Subsidiary LLC Request for Modification of its Authority for an Ancillary Terrestrial Component; SAT-MOD-20101118-00239

Dear Ms. Dortch:

As an attorney, reliable high-speed wireless service is important whether I am on the road meeting with clients or in my office. However, despite the much higher costs of wireless telecommunications, the voice quality and reliability of coverage does not remotely compare to a wireline phone connection and data speeds are comparative to a dial-up connection.

Over the next several years, as cloud computing systems and tablets to become mainstream business operations, I expect needs for higher-speed and more reliable wireless service will skyrocket. I know mine will.

In order to prevent gridlock on our wireless highway, I appreciate that the Federal Communications Commission has prioritized widening that highway. While I understand the need to carefully consider spectrum reallocation policy proposals, I believe the most economically efficient and timely expansion of our wireless highway can be through the nationwide deployment of LightSquared's 4G-LTE network utilizing their already-authorized use of almost 60 MHz of high-quality spectrum.

I understand that the Commission has mandated a process that is working to satisfactorily address any interference concerns with respect to GPS receivers that search for the GPS signal inside LightSquared's authorized spectrum. I support the Commission's process and strongly urge the Commission to consider the immense public interest in the need for a rapid expansion of the wireless highway via LightSquared.

As a Virginian, I'm proud that Reston-based LightSquared has been recognized for innovating the world's first satellite-terrestrial wireless network. Their technological breakthroughs will allow users like me to get reliable broadband wireless service whether I'm working in a more urban location like Alexandria or in a more rural area like Buckingham, Virginia.

With an increase in the size of the wireless highway, the Commission should also ensure that wireless retailers like Verizon, Sprint and AT&T, or wholesalers like LightSquared are operating in a marketplace where competition effectively increases innovation, consumer choice and availability to locations both urban and rural. LightSquared's planned nationwide 4G-LTE network deployment and wholesale-only model can only help in these regards.

Please consider the broad economic benefits more wireless spectrum can offer to the country and help expedite LightSquared's deployment of their 4G-LTE network.

Sincerely,

Elizabeth Howard
Associate Attorney

Sandler, Reiff, Young & Lamb